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5 December 1977

NOTE FOR: Assistant Executive Officer, OL

FROM:

[REDACTED]
Deputy Chief, Plans and Programs Staff, OL

SUBJECT: Review of Draft Intelligence Charter Legislation (U)

1. (C) As you requested on 2 December 1977, the Plans and Programs Staff reviewed the three titles of the draft intelligence charter legislation prepared by the Senate Select Committee on Intelligence (SSCI). It is apparent that Title IV is of primary concern to the Office of Logistics and, more specifically, to the Supply, Procurement, and Real Estate and Construction Divisions and the Procurement Management Staff. Since those components are performing separate reviews and submitting their comments directly to you, our observations concerning their areas of interest will be of a more general nature. First, it appears that in certain instances approving channels are unduly restrictive and time consuming. For example, Section 408, subparagraph (a)(5) implies that rental of a safehouse--heretofore routine daily business at the branch level--would necessitate involvement by the Director of the Central Intelligence Agency. Secondly, some of the reporting requirements appear to be excessive and unnecessarily complex. Those contained in Section 411, subparagraph (j), for example, would create a substantial additional administrative burden and would certainly be impractical in view of the limited and ever decreasing staffing of the components involved.

2. (S) If it was the intent of the SSCI to include the functions of each facet of our logistics operation in considerable detail, then certain areas of the draft would have to be revised.

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[REDACTED]

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Approved For Release 2002/01/08 : CIA-RDP85-00759R000100120006-7

SUBJECT: Review of Draft Intelligence Charter Legislation (U)

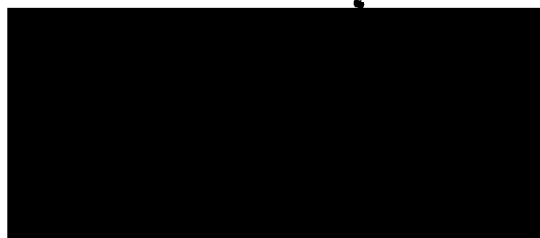
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foreign origin. [REDACTED] also performs similar functions with regard to aerial delivery materiel.

3. (U/AIUO) The areas of direct concern to P&PS are satisfactory as far as the wording is concerned; they include Section 410, subparagraph (a)(2) claims portion, and Section 412, subparagraphs (a) 10 and (b) regarding liaison relationships with other departments and agencies. Again, however, the reporting requirement, subparagraph (b) seems excessive and would include practically all elements of OL.

4. (U) We recommend that, if possible, each OL division and staff be afforded sufficient time to carefully review this draft legislation to ascertain the full impact on their particular activity and state their position.

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5 December 1977

MEMORANDUM FOR: Director of Logistics

FROM:

[REDACTED]
Chief, Procurement Management Staff, OL

SUBJECT:

Comments Relative to Title IV -
Central Intelligence Agency Act of 1977

1. This Staff has reviewed the working draft of Title IV - Central Intelligence Agency Act of 1977, and finds nothing in the procurement area of which to take exception.

2. We did note a lack of wording to authorize storage and disposal of property. We feel that Supply Division should be requested to provide the implementing language.

3. In Section 409(a) of the working draft, it refers to Section 2302(a) of Chapter 137 of Title 10. We believe the reference should be Section 2302(1).

[REDACTED]
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8 DEC 1977

MEMORANDUM FOR: Director of Logistics

FROM: [REDACTED]

Chief, Supply Division, OL

SUBJECT: Title IV, Section 404

1. Per your request, we have reviewed subject title and have noted that, except for a statement in Section 410 (a) (2) pertaining to the maintenance of ordnance materiel, no references are made to our existing supply operations. We are also aware that the 1949 Act was also weak in its references to supply operations, specifically, to any authority to dispose of excess supplies or equipments to foreign governments.

2. While the following statements may not be couched in the words acceptable for direct inclusion in the title, we urge that the Office of Legislative Counsel be asked to review them with the Office of General Counsel, who is fully aware of our need for legislation to authorize release of excess materiel to foreign governments, and make what changes are necessary to incorporate the concepts into the title.

"Develop and manage a supply system to support [REDACTED] operations. Implicit in this authorization is the authority to acquire materiel through other U.S. Government agencies and commercial sources; [REDACTED] maintain, test, and store ordnance materiel; establish property accountability systems; and to transport materiel through its own and other U.S. Government and commercial resources."

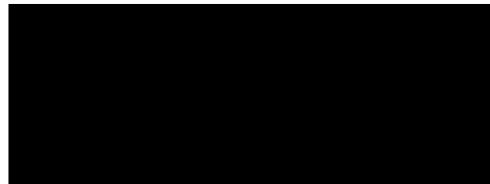
"While the Agency is charged to dispose of its excess and unserviceable property through the prescribed General Services Administration procedures, the DCI, or a senior officer designated by him, may approve the sale of such property to an individual

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SUBJECT: Title IV, Section 404

or foreign government, or the transfer to a foreign government or directly to another U.S. Government agency, or the donation to a non-profit organization when such sales, transfers or donations are economically advantageous to the U.S. Government, essential for cover reasons, or operationally advantageous."

3. In addition to the above comments, we recommend that in Section 404 (b) (6) the statements "including logistical services" be added after the words "common concern."



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